## (Use this form to file a local law with the Secretary of State.)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter.

Count Khty Hawa Killage	of Erie
	Local Law No. 1 of the year 20 06
A local law	imposing a surcharge on wireless communications service
	in the County of Erie.
Be it enacted	d by theLegislature
County City Town Village	ofErie as follows:

Section 1 Pursuant to the authority of Section 308-t of the County Law, the County of Erie hereby imposes a surcharge of thirty cents per month on wireless communications service in the County of Erie. The surcharge shall be imposed on each wireless communications device and shall be reflected and made payable on bills rendered for wireless communications service that is provided to a customer whose place of primary use is within the county. For purposes of this local law, the term "place of primary use" shall mean the street address that is representative of where the customer's use of the wireless communications service primarily occurs, which address must be (a) the residential street address or the primary business street address of the customer and (b) within the licensed service area of the wireless communications service supplier. A wireless communications service supplier may treat the address used by such supplier for any wireless communications customer under a service contract or agreement in effect on March 29, 2006 as that customer's place of primary use for the remaining term of such service contract or agreement, excluding any extension or renewal of such service contract or agreement, for purposes of determining the taxing jurisdiction with respect to taxes on wireless communications service. Such surcharge shall be added by such wireless communications service suppliers to the billings of their customers as of May 15, 2006.

Section 2 Each wireless communications service supplier serving the County of Erie shall act as collection agent for the county and shall remit the funds collected pursuant this local law to the Chief Fiscal Officer of the County of Erie. Such funds shall be remitted no later than thirty (30) days after the last business day of the month. Each wireless communications service supplier shall be entitled to retain, as an administrative fee, an amount equal to two percent (2%) of its collections of the surcharge imposed by this local law. The surcharge required to be collected by such wireless communications service suppliers shall be added to and separately stated in their billings to customers.

Section 3 Each wireless communications service customer who is subject to the provisions of this local law shall be liable to the County of Erie for such surcharge until it has been paid to the county, except that payment to a wireless communications service supplier is sufficient to relieve such customer from further liability for such surcharge.

Section 4 No wireless communications service supplier shall have a legal obligation to enforce the collection of the surcharge imposed by this local law; provided, however, that whenever the wireless communications service supplier remits the funds collected to the County of Erie, it shall also provide the county with the name and address of any customer refusing or failing to pay the surcharge imposed by this local law and shall state the amount of such surcharge remaining unpaid.

Section 5 Each wireless communications service supplier shall annually provide to the County of Erie an accounting of the surcharge amounts billed and collected.

State. State. This local law shall take effect upon filing with the office of the NYS Secretary of

## (Complete the certification in the paragraph that applies to the filing of this local law and strike out that which is not applicable.)

1. (Final adoption by local	legislative body only.	.)	
I hereby certify that the loca of the (County)(City)(Thurs)	I law annexed hereto, d	lesignated as local law No.	of 20
(Name of Legislative Body)	оп	lesignated as local law No	applicable provisions of law.
	167		
<ol><li>(Passage by local legislat by the Elective Chief Exe</li></ol>	ive body with approva	al, no disapproval or repassage afte	r disapprova!
I hereby certify that the local of the (County) (Sixy) Town	law annexed hereto, de Kilkege) of Erie	signated as local law No. 1	of 20.06
(Name of Legislative Bady)	re on March	16, 2006, and was (approved)(note	was duly passed by the
His Approval) by the Erie 19 (Elective Chief Ex in accordance with the applica	court txecutive	and was deemed duly adopte	d on March 30, 20.06
3. (Final adoption by week			
3. (Final adoption by referen	•		
I hereby certify that the local la of the (County)(City)(Town)(V	w annexed hereto, desi	ignated as local law No.	of 20
(Name of Legislative Body)	on	20, and was (approved)(no	Was duly passed by the
(Elective Chief Exec	utive Officer*)	оп 20 Suc	h local law was submitted
to the people by reason of a (ma	ndatory)(permissive) re	eferendum, and received the affirmati ecial)(annual) election held on	
	•		
4. (Subject to permissive refer referendum.)	endum and final adop	otion because no valid petition was i	filed requesting
I hereby certify that the local law of the (County)(City)(Town)(Vill	annexed hereto, design	nated as local law No.	of 20
Name of Legislative Body)	on	20, and was (approved)(not	- was duly passed by the approved) (repassed after
uisapproval) by the (Elective Chief Executi	ve Officer*)	on 20 Such	local law was subject to
permissive referendum and no value or and no v	lid belition requesting a	such referendum was filed as of	20, in

<sup>\*</sup>Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairperson of the county legislative body, the mayor of a city or village, or the supervisor of a town where such officer is vested with the power to approve or veto local laws or ordinances.

I hereby certify that the local law annexed hereto, designated as local law No.  of the City of	the provisions of
I hereby certify that the local law annexed hereto, designated as local law No.  at the General Election of November.  State of New York, having been submitte	
I hereby certify that the local law annexed hereto, designated as local law No.  at the General Election of November.  State of New York, having been submitte	
I hereby certify that the local law annexed hereto, designated as local law No.  at the General Election of November.  State of New York, having been submitte	
at the General Election of November State of New York, having been submitte Municipal Home Rule Law, and having received the affirmative vote of a majority of the qualified elected of said county as a unit and a majority of the qualified electors of the towns of said county consider voting at said general election, became operative.	ed to the electors
(If any other authorized form of final adoption has been followed, please provide an appropriate of	
I further certify that I have compared the preceding local law with the original on file in this office and is a correct transcript therefrom and of the whole of such original local law, and was finally adopted in dicated in paragraph2, above.  Clerk of the County legislative body, Strong Villoger Constitutional by the county legislative body.	
resoftencesizated artecutorate and a contract to the contract	
(Seal) Date: 4 · 3 · 06	
Certification to be executed by County Attorney, Corporation Counsel, Town Attorney, Village At other authorized attorney of locality.)	ttorney or
TATE OF NEW YORK OUNTY OFERTE	
the undersigned, hereby certify that the foregoing local law contains the correct text and that all proper ave been had or taken for the enactment of the local law annexed hereto.  Signature	proceedings
Assistant County Attorney	<u> </u>
County Sity of <u>Erie</u> Town	

A Public Hearing was held on the foregoing Local Law Intro. No. 2-2006 on Wednesday March 30, 2006 at 10:00 a.m., due notice thereof having been published in the official newspapers of the County of Erie designated for this purpose, and after due deliberation thereon, I, JOEL A. GIAMBRA, County Executive of Erie County, do hereby APPROVE and SIGN said Local Law this 30th day of March, 2006.

A Public Hearing was held on the foregoing Local Law Intro. No. 2-2006 on Wednesday March 30, 2006 at 10:00 a.m., due notice thereof having been published in the official newspapers of the County of Erie designated for this purpose, and after due deliberation thereon, I, JOEL A. GIAMBRA, County Executive of Erie County, do hereby DISAPPROVE and VETO said Local Law this day of \_\_\_\_\_\_\_\_, 2006.